# UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In Re:	TERRORIST ATTACKS OF SEPTEMBER 11, 2001	) ) 03 MDL 1570 (GBD) ) ECF CASE
		)

#### This document relates to:

Kathleen Ashton, et al. v. Al Qaeda Islamic Army, et al., Case No. 02 CV 6977 (S.D.N.Y.) Federal Insurance Co., et al. v. Al Qaida, et al., Case No. 03 CV 6978 (S.D.N.Y.) Thomas E. Burnett, Sr., et al. v. Al Baraka Investment & Development Corp., et al, Case No. 03 CV 9839 (S.D.N.Y.)

Continental Casualty Co., et al. v. Al Qaeda Islamic Army, et al., Case No. 04 CV 5970 (S.D.N.Y.)

New York Marine and General Insurance Co., et al. v. Al Qaida, et al., Case No. 04 CV 6105 (S.D.N.Y.)

Cantor Fitzgerald Associates, L.P., et al. v. Akida Investment Co., Ltd., et al., Case No. 04 CV 7065 (S.D.N.Y.)

Euro Brokers, Inc., et al. v. Al Baraka Investment and Development Corp., et al., Case No. 04 CV 7279 (S.D.N.Y.)

World Trade Center Properties, L.L.C., et al. v. Al Baraka Investment and Development Corp.,

et al., Case No. 04 CV 7280 (S.D.N.Y.)

Estate of O'Neill, et al. v. The Republic of Iraq, et al., Case No. 04 CV 1076 (S.D.N.Y.) Estate of O'Neill, et al, v. Al Baraka, et al., Case No. 04 CV 1923 (S.D.N.Y.)

#### MOTION TO WITHDRAW

Pursuant to Local Rule 1.4, Trout Cacheris, PLLC, and Amy Berman Jackson hereby respectfully move to withdraw as counsel for defendants Erwin Wachter, Martin Wachter, Asat Trust Reg., and Sercor Treuhand Anstalt ("the Wachter defendants"). The Wachter defendants have been represented by Barry Coburn, who has left Trout Cacheris to found the firm of Coburn and Coffman, and on January 31, 2008, the Wachter defendants advised Trout Cacheris in writing of their intention to continue to be represented by Mr. Coburn at his new firm. The letter is attached hereto as Exhibit A. The Wachter defendants will also continue to be represented by David Gourevitch, a member of the bar of this court.

WHEREFORE, Trout Cacheris, PLLC and Amy Berman Jackson respectfully submit that their motion to withdraw should be granted and that the court should take notice of Mr. Coburn's new address:

Barry Coburn
barry@cclegal.us
Coburn & Coffman, PLLC
1244 19<sup>th</sup> St. N.W.
Washington, D.C. 20036
Phone: (202) 657-4490

Ms. Jackson should also be removed from all ECF service lists and all counsel e-mailing lists.

### Respectfully submitted,

Amy Berman Jackson
E-mail: ajackson@troutcacheris.com
TROUT CACHERIS PLLC
1350 Connecticut Avenue N.W.
Suite 300
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David U. Gourevitch (SDNY #DG8795)

LAW OFFICE OF DAVID GOUREVITCH, P.C.

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34th Floor

New York, NY 10155

Tel: (212) 355-1300 Fax: (212) 355-1531

Email: david@gourevitchlaw.com

Attorneys for:

Herr Erwin Wachter Herr Martin Wachter Asat Trust Reg Sercor Treuhand Anstalt

## **CERTIFICATE OF SERVICE**

I hereby certify that I served the fore	egoing Motion to Withdraw upon counsel for all
parties via filing through the court's ECF sy	stem on this // day of June, 2008.
	David U. Gourevitch (SDNY #DG8795)

# EXHIBIT A

EINGANG 28. JAN 2008

## TROUT CACHERIS PLLC

ATTORNEYS AT LAW

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PLATO CACHERIS
ROBERT P. TROUT
JOHN THORPE RICHARDS, JR.
BARXY COBURN
AMY BERMAN JACKSON
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January 22, 2008

#### By E-Mail and Air Mail

Herr Erwin Wachter
Herr Martin Wachter
Sercor Treuhand Anstalt
Asat Trust reg.
The Honorable Friedrich Wohlmacher
Wohlmacher & Hirn, Attorneys At Law
Altenbach 8
F1- 9490 Vaduz
LIECHTENSTEIN
wh@whlaw.li

e: In Re Terrorist Attacks of September 11, 2001, 03 MDL 1570 (RCC), Estate of O'Neill, et al v. The Republic of Iraq, et al., Case No. 04 CV 1076 (RCC) and Estate of O'Neill, et al. v. Al Baraka, et al., Case No. 04CV 1923 (RCC)

Dear Dr. Wohlmacher:

We are writing to inform you that Barry Coburn and Jeffrey Coffman will be leaving Trout Cachetis, P.L.L.C. to establish their own law firm, Coburn & Coffman, LLC effective January 31, 2008, and will be concentrating their practice in litigation as they have here. We at Trout Cacheris wish them well in their new endeavor.

As you know, Barry Coburn has been the lawyer at this firm principally responsible for your representation in the matter referenced above. While the choice of your counsel is entirely yours, it is our assumption that you will want to continue having Barry handle your representation after his departure from this firm. If we are correct in that assumption, we want to

## TROUT CACHERIS PLIC

Herr Erwin Wachter Herr Martin Wachter Sercor Treuhand Anstalt Asat Trust reg. January 22, 2008 Page 2

ensure that the transition of your representation is handled as seamlessly as possible.

After January 31, 2008, you will be able to reach Barry and Jeff at barry@cclegal.us or call them at (301) 655-6902 or (703) 380-4941. If you wish us to transfer our files concerning your representation to Coburn & Coffman LLC, please sign the authorization below, and return it to us as soon as possible. In that event, we would request that you consent to the withdrawal of Trout Cacheris and any of its lawyers from representing you.

If you do not want to transfer your files and engagement to the Coburn & Coffman LLC, please call Robert Trout at once to discuss plans for your representation after January 31, 2008.

Robert P. Tro

Barry Coburn

Jeffrey Coffman

I hereby authorize and direct Trout Cacheris, PLLC to transfer the client files in the above referenced matter to Coburn & Coffman LLC.

Date: farmery 70, 2008

The Honorable Friedrich Wohlmacher

## TROUT CACHERIS PUC

Herr Erwin Wachter Herr Martin Wachter Sercor Treuhand Anstalt Asat Trust reg. January 22, 2008 Page 3

I hereby authorize and direct Trout Cacheris, PLLC and its attorneys to withdraw as counsel in the above referenced matter.

Date: Jamay 30, 208

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The Honorable Friedrich Wohlmacher

BC/ban

#### WOHLMACHER & HIRN RECHTSANWÄLTE

ALTENBACH 8 - FL-9490 VADUZ Fürstentum Liechtenstein

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#### **TELEFAX DECKBLATT - COVER SHEET**

An/To/A:

Trout Cacheris, PLLC

Attn. Mr. Robert P. Trout

Mr. Barry Coburn Mr. Jeffrey Coffman

1350 Connecticut Ave., N.W.

Suite 300

Washington, D.C. 20036

Telefax:

001 202 464 3319

Seiten/Pages:

4+1

Von/From/De:

Dr. Friedrich Wohlmacher

January 31, 2008

Re:

Martin Wachter, Sercor Treuhand-Anstalt /

WF/ba D 03-079

O'Neil

Please see the attached.

#### WOHLMACHER & HIRN RECHTSANWÄLTE

ALTENBACH 8 · FL-9490 VADUZ FORSTEN UM LIECHTENSTEIN

DR. IJR. FRIEDRICH WOHLMACHER DR. IUR. BURKHARD HIRN LIC. IUR. HSG NICOLE KAISER DR. IUR. STEFAN BECKER

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January 30, 2008 WF/ba D 01-051

## Martin Wachter, Sercor Treuhand-Anstalt / O'Neill

Dear Sirs

I confirm receipt of your letter dated January 22, 2008. Attached hereto please find a copy of that letter authorising you to transfer the client files to Coburn & Coffman LLC.; and authorising you also to withdraw as counsel in the above referenced matter.

Yours sincerely
Friedrich Wohlmacher

By Telefax and Post

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In Re: TERRORIST ATTACKS OF	) 03 MDL 1570 (RCC)
SEPTEMBER 11, 2001	) ECF CASE
	. )

This document relates to:

Kathleen Ashton, et al. v. Al Qaeda Islamic Army, et al., Case No. 02 CV 6977 (S.D.N.Y.) Federal Insurance Co., et al. v. Al Qaida, et al., Case No. 03 CV 6978 (S.D.N.Y.)

Thomas E. Burnett, Sr., et al. v. Al Baraka Investment & Development Corp., et al, Case No. 03 CV 9839 (S.D.N.Y.)

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#### **ORDER**

Upon consideration of the motion of Trout Cacheris, PLLC and Amy Berman Jackson to withdraw as counsel for Herr Erwin Wachter, Herr Martin Wachter, Asat Trust Reg, and Sercor Treuhand Anstalt in these matters, it is hereby ORDERED that the motion is GRANTED, and it is further

ORDERED that the Clerk shall remove Ms. Jackson from all ECF service lists in this matter.

Entered this	day of	, 2008
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UNITED STATES DISTRICT COURT JUDGE

cc: ECF Service List